IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE:

: CHAPTER 13

GERALDINE A. ROSS

:

Debtor

BK, No. 18-10252 AMC

STIPULATION IN SETTLEMENT OF MOTION FOR RELIEF FROM THE AUTOMATIC STAY

It is hereby stipulated by and between Phelan Hallinan Diamond & Jones, LLP, counsel for the Movant, LOANCARE, LLC, and BRAD J. SADEK, Esquire, counsel for the Debtor, as follows:

- 1. The Automatic Stay as provided by Section 362 of the Bankruptcy Code shall remain in full force and effect conditioned upon the terms and conditions set forth herein.
- 2. This Stipulation pertains to the property located at 719 66TH AVENUE, PHILADELPHIA, PA 19126-3301, mortgage account ending with "5858".
- 3. The parties agree that the total post-petition arrearage consists of six (6) monthly payments for the months of August 2019 through January 2020 at \$871.75 each; less Debtor's suspense in the amount of \$424.19; resulting in the total post-petition arrearage amount of \$4,806.31.
- 4. On or before January 31, 2020, Debtor shall tender funds in the amount of \$871.75, reducing the post-petition arrearage amount to \$3,934.56.
- 5. Beginning February 1, 2020, Debtor shall commence payment of the regular monthly mortgage payment in the amount of \$833.16, plus the additional payment in the amount of \$655.76, for a total monthly payment amount of \$1,488.92. The Debtor will continue to pay this amount each month from February 1, 2020 through and including July 1, 2020 to cure the aforementioned post-petition arrearage. All subsequent monthly payments and late charges shall be due in accordance with the terms of the Mortgage. All payments made pursuant to this Stipulation shall be by certified check or money order payable to LOANCARE, LLC, ATTN: BK-Dept. 3637 SENTARA WAY, VIRGINIA BEACH, VA 23452.
- 6. If Debtor provides sufficient proof (front and back copies of checks or money orders) of payments made, but not already credited, the account will be adjusted accordingly.
- 7. Should the Debtor fail to make any of the above captioned payments, or if any regular monthly mortgage payment commencing after the cure of the post-petition delinquency is more than fifteen (15) days late, Movant shall send Debtor and counsel a written Notice of Default of this Stipulation. If the default is not cured within ten (10) days of the date of the Notice, counsel shall file a Certification of Default with the Court and the Court shall enter an Order granting relief from the Automatic Stay waiving FED. R. Bankr. P. 3002.1 and waiving Rule 4001 (a)(3) so that the Relief Order is immediately effective and enforceable.
- 8. In the event the Debtor converts to a Chapter 7 during the pendency of this bankruptcy case, the Debtor shall cure all arrears within ten (10) days from the date of conversion in order to bring the loan contractually current. Should the Debtor fail to bring the loan contractually current, Movant shall send Debtor and counsel a written Notice of Default of this Stipulation. If the default is not cured within ten (10) days of the date of the Notice, counsel shall file a Certification of Default with the Court and the Court shall enter an Order granting relief from the Automatic Stay waiving FED. R. Bankr. P. 3002.1 and waiving Rule 4001 (a)(3) so that the Relief Order is immediately effective and enforceable.

Case 18-10252-amc Doc 55 Filed 02/10/20 Entered 02/10/20 21:12:03 Desc Main Document Page 2 of 2

- 9. Debtor's tendering of a check to **LOANCARE**, **LLC**, which is subsequently returned due to insufficient funds in the account upon which the check is drawn, shall not constitute payment as the term is used in this Stipulation.
- 10. The parties stipulate that Movant shall be permitted to communicate with the Debtor and Debtor's Counsel to the extent necessary to comply with applicable non-bankruptcy law.

11. The parties agree that a facsimile signature shall be considered an original signature.

Date: January 6, 2020

Jerome Blank, Es

Andrew L. Spivack, Esq.

Thomas Song, Esq.

Mario J. Hanyon, Esq. Attorneys for Movant

BRAD J. SADEK, ESQUIRE

Attorney for Debtor